

**In the United States Patent and Trademark Office**

**Date:** July 6, 2007

**In re Application of:** Masaya Higuchi et al                      **Filed:** July 8, 2003

**For:** Method and System for Printing an Image in a Client Device

**Serial Number:** 10/615,351

**Art Unit:** 2151

**Examiner:** Chou, Alan S.

**Amendment**

Hon. Commissioner of Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

This paper is a response to a non-final Office action electronically delivered April 19, 2007. The action established a three month shortened statutory period for reply. This response is believed to be timely filed, making any payment of extension fees unnecessary. If a determination is made that additional fees are necessary to support filing of this response, any such fees should be charged against assignee's Deposit Account 09-461.

The title of the application is being changed as indicated in the **Changes to the Specification** section of this paper to take into account that the application now contains program product claims as well method and system claims.

The non-final Action did not take a position on the acceptability of the drawings. It will be assumed that the drawings are satisfactory in their present form.

All originally submitted claims are being canceled and replaced by newly-added claims which emphasize the differences between the invention covered by this application and the teachings of the cited prior art.

The differences between the invention covered by this application and the cited prior art are set forth in detail in the **Remarks** section of this paper.